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U.S. APPLICATION NO. FIRST NAMED APPLICANT ATTY, DOCKET NO. 09/486787 HART 36968/191614

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KILPATRICK STOCKTON, LLP		I Landing Control of the Control of	action no.
1100 PEACHTREE STREET SUITE 2800 ATLANTA, GA 30309		PCT/US99/15137	
		I.A. FILING DATE	PRIORITY DATE
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1		06 JUL 99	06 JUL 98
		DATE MAILED:	27 APR 20
NOTIFICATION OF ACCEPT	ANCE OF APPLICA	TION UNDER 35 U.S	.C. 371
AND	37 CFR 1.494 OR 1.49	95	
1. The applicant is hereby advised that the Uni	ited States Detant and Ton	dd- 00°	. .
Designated Office (37 CFR 1.494), an Ele	etad Office (27 OFF) 1 40	demark Office in its capa	icity as Lel a
dentined international application has met the	requirements of 35 II C (C 371 and is ACCEPTE	ie above
patentability examination in the United States	Patent and Trademark Of	fice.	ED for national
2. The United States Application Number ass	agned to the application is	s shown above and the re	levant dates are:
02 March 2000	02 March 2000		
35 U.S.C. 102(e) DATE	DATE DATE OF RECEIPT OF 35 U.S.C. 371 REQUIREMENTS		
A Filing Receipt (PTO-103X) will be issued for	r the present application	in due course. THE DA'	TE
ALLEARING ON THE LIFTING RECEIPT.	AS THE "FILING DAT	TE" IS THE DATE ON	WHICHTHE
LAST OF THE 35 U.S.C. 371(C) REQUIRE DATE IS SHOWN ABOVE. The Gling date	MENTS HAS BEEN RI	ECEIVED IN THE OFF	TICE. THIS
DATE IS SHOWN ABOVE. The filing date of the international application (Article 11(3) a send all correspondence to the Cartilla 11(3) a	uj ine above iaentijiea apj and 35 U.S.C. 363). Opce	plication is the internation the Filing Pageint has b	nal filing date
send all correspondence to the Group Art Unit	designated thereon.	and I ming Receipt has b	een received,
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3. A request for immediate examination until the application will be seen that the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to the application will be seen to be a possible to be a pos	nder 35 U.S.C. 371(f) was	s received on	and
the application will be examined in turn.			
4. The following items have been received:			
U.S. Basic National Fee.			
Copy of the international application in:			
a non-English language.			
English.			
Translation of the international application	on into English.		
Oath or Declaration of inventors(s) for I	DO/EO/US.		
Copy of Article 19 amendments. Translation of Article 19 amendments into English.			
The Article 19 amendments	have have not been e	entered.	
The International Preliminary Examinati	on Report in English and	its Annexes, if any.	
Copy of the Annexes to the International	Preliminary Examination	n Report (IPER).	
☐ Translation of Annexes to the The Annexes ☐ have ☐ have	e IPER into English.		
Preliminary amendment(c) filed	e not been entered.		
Preliminary amendment(s) filed Information Disclosure Statement(s) filed	and		
Assignment document.	aı	nd	
Power of Attorney and/or Change of Ado	trecs		
Substitute specification filed	11033.		
Verified Statement Claiming Small Entit	v Status		
Priority Document.	y Guitus.		
Copy of the International Search Report	and copies of the refe	rences cited therein	
Other:	-F 21 1110 1010	ched melelli.	
Applicant is reminded that			
Applicant is reminded that any communication to the address given in the heading and include the	o the United States Patent	and Trademark Office m	nust be mailed
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	De	borah Williams/////	· •

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